EXHIBIT J

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
AT TACOMA

CLYDE RAY SPENCER, MATTHEW RAY SPENCER and KATHRYN E. TETZ,

Plaintiffs,

v.

No. 11-5424 BHS

FORMER DEPUTY PROSECUTING ATTORNEY FOR)
CLARK COUNTY JAMES M. PETERS, DETECTIVE)
SHARON KRAUSE, SERGEANT MICHAEL
DAVIDSON, CLARK COUNTY PROSECUTOR'S
OFFICE, CLARK COUNTY SHERIFF'S OFFICE,)
THE COUNTY OF CLARK, SHIRLEY SPENCER
and JOHN DOES ONE through TEN,

Defendants.

DEPOSITION UPON ORAL EXAMINATION OF KATHRYN ELIZABETH TETZ

Wednesday, November 14, 2012 10:00 a.m. 1201 Third Avenue, Suite 2200 Seattle, Washington

Reported by Marlis J. DeJongh, CCR, RPR Lic. No. DE-JO-NM-J498K9

MARLIS J. DeJONGH & ASSOCIATES www.marlisdejongh.com

- 1 your mother's primary interests when you and your brother
- 2 were growing up was on your welfare and your brother's
- 3 welfare?
- 4 A. Yes.
- 5 Q. As opposed to her own personal needs. Would that
- 6 be accurate?
- 7 A. That is accurate.
- 8 (Exhibit No. 1 marked for identification.)
- 9 Q. Ms. Tetz, I'm handing you a document that's been
- 10 marked as Exhibit 1. Can you identify what that is, please.
- 11 A. That is the declaration that I gave when I got in
- 12 contact with my father's lawyer.
- Q. And why did you contact your father's lawyer?
- 14 A. Because I knew my whole life growing up that this
- 15 had not happened, and once I was old enough to do my own
- 16 investigation of it I contacted my father's lawyer to get
- 17 any documents or any type of evidence that I had never seen
- 18 growing up.
- 19 Q. And who was your father's lawyer at this time in
- 20 September of 2007?
- 21 A. Peter Camiel.
- Q. How did you even know who Mr. Camiel was?
- 23 A. I had been in contact with my dad.
- Q. Had you also discussed the possibility of
- 25 contacting your father's lawyer in this time frame with your

- of conversation in the first few e-mails.
- Q. You said there were some initial changes made in
- 3 the declaration. Do you recall what they were?
- 4 A. I believe it was just the area that I lived. He
- 5 had put Sacramento. I said I lived in Roseville. I'm not
- 6 sure if that matters. I believe that was the only change.
- 7 Q. So when you were satisfied that this declaration
- 8 was accurate, you swore that the contents were true. Is
- 9 that correct?
- A. Yeah.
- 11 Q. And are they still true today?
- 12 A. Yes.
- Q. So I want to go to Paragraph 6, which is one of
- 14 your statements under oath.
- You state, I have no absolutely no -- I assume that
- 16 should read, I have absolutely no memory. There's two nos
- 17 in there.
- 18 Well, let me just read it: I have absolutely no memory
- 19 of my father ever having sexually abused me or
- 20 inappropriately touching me in any way whatsoever. I
- 21 believe that if my father had in fact engaged in the type of
- 22 sexual abuse described in the detective's reports and in the
- 23 charges brought against my father I would remember such
- 24 actions.
- 25 That was your sworn testimony then?

Page 29 1 Α. Yes. 2 Q. Is that still your sworn testimony today that you 3 don't remember? Α. That I know it didn't happen, yes. 4 5 Well, actually what you stated was you have no ο. 6 memory of those events happening? 7 When I had signed this I had not seen all of the A. 8 other evidence that has now been admitted. So at that time 9 that I signed that, that is what I would say to that, yes. 10 That you have no memory -- well, is this no longer 0. true that you have no memory and then you go on to say, I 11 12 believe that if my father had in fact engaged in this type 13 of sexual abuse described in the detective's report and in 14 the charges brought against my father I would remember such 15 actions? 16 A. Yes. 17 Q. That is your sworn testimony? MS. ZELLNER: Asked and answered. 18 Correct? 19 0. 20 Α. I answered that. Yes. Now there's reference to detective's reports in 21 0. this declaration. And prior to making contact with 22 Mr. Camiel had you reviewed any reports of law enforcement 23 officers --24

25

Α.

No.

- 1 on your own before you reviewed the reports from what you
- 2 may remember now after looking at the reports?
- 3 MS. ZELLNER: Objection, asked and answer.
- MS. FETTERLY: I don't think it's been answered.
- 5 Q. My question is, can you separate out what you might
- 6 have remembered independently versus what you remembered
- 7 after looking at Exhibit 2?
- 8 A. I know what I remembered before I even saw any of
- 9 this.
- 10 Q. I'm not saying you didn't. My question was just
- 11 whether you could differentiate.
- 12 A. Yes.
- 13 Q. Now what, setting aside the report now, and again
- 14 putting yourself back in time before Mr. Camiel gave you
- 15 Exhibit 2, what do you remember about an interview with
- 16 Detective Krause?
- 17 A. I remember I was uncomfortable by her always.
- 18 Q. What do you mean by uncomfortable?
- 19 A. I remember I didn't like the dolls that she would
- 20 bring out. I see in these reports now it's painted as if I
- 21 enjoyed these dolls, which I can tell you it was disgusting
- 22 and despicable and was not accurate. She was a stranger to
- 23 me and she got me to agree with what she was telling me by
- 24 rewarding me at the end of each session.
- Q. So your testimony is that you remember her

	Page 34
1	rewarding you at the end of each interview session?
2	A. Yes.
3	Q. Is that right?
4	A. Yes.
5	Q. What did she reward you with, or what do you
6	remember her rewarding you with?
7	A. Sodas, ice cream.
8	Q. But she didn't give you money, I take it?
9	A. No.
10	Q. She didn't give you items that had any particular
11	value, such as maybe a doll that was expensive or
12	A. Not that I remember.
13	Q a bicycle?
14	A. But when you're five it might as well have been
15	something of value.
16	Q. Okay, but that wasn't my question.
17	MS. ZELLNER: She answered it.
18	A. I answered it.
19	Q. So the extent of her rewards, as you remember it,
20	was giving you sodas and ice cream?
21	A. Yes.
22	Q. And set those aside for a minute, I want to go back
23	to Exhibit 1. In Paragraph 8 you testified under oath on
24	September 14, 2007, I do have a vague recollection of having
25	been questioned by Detective Krause. I don't recall the

- A. Yes.
- Q. Now on Exhibit 2 on Page 2, the first full
- 3 paragraph there's a statement by Ms. Krause that says, While
- 4 we were at the mall. And I'm just bringing that up to put
- 5 this in context.
- 6 And then the next paragraph she states, When we were
- 7 done shopping -- and backing up for a minute -- strike that.
- 8 I think it's discussed in a prefatory paragraph, the
- 9 purpose of going to the mall was for Ms. Krause to buy a
- 10 coat. But the second full paragraph she states, being
- 11 Ms. Krause, when we were done shopping I advised Katie that
- 12 I was thirsty and we both sat down in the middle of the mall
- 13 and drank a cold drink.
- 14 That's what the report says, does it not?
- 15 A. That's what what report says?
- 16 Q. Exhibit 2.
- 17 A. Yes.
- 18 Q. It says that Ms. Krause and you sat down in the
- 19 mall and drank a cold drink. So presumably she did buy you
- 20 a cold drink?
- 21 A. Yes.
- 22 Q. And I think you testified that you remembered she
- 23 bought you treats, I think is the word you used.
- 24 A. Yes.
- Q. Would that cold drink constitute a treat, in your

Page 38 mind? 1 2 A. Yes. And then if you go to the next page, the second 3 Q. full paragraph, Ms. Krause writes, when we first arrived at 4 the hotel Katie indicated she wanted to see the rest of the 5 building and we walked through the lobby, restaurant, coffee 6 7 shop and pool area. When we were in the area of the coffee shop Katie indicated she was cold from being out in the rain 8 9 and wind and that, quote, she wished she had a cup of hot chocolate, unquote. Katie and I stayed in the coffee shop 10 11 long enough for her to drink a cup of hot chocolate and I 12 drank a cup of coffee. After we finished our drinks we returned to my room where Katie immediately upon entering 13 14 turned on the TV and removed her shoes. And again you did recall Ms., I think you testified 15 Ms. Krause buying you what you termed treats, correct? 16 17 A. Yes. 18 And would you classify the hot chocolate as a Q. 19 treat? 20 A. Yes. Now it's true, is it not, that, at least according 21 Q. to the wording of the report, the purchase of the treats, 22 23 meaning the cold drink and then a little bit later the hot chocolate, occurred before she interviewed you in her hotel 24

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Would that be correct, at least according to the

- 1 report?
- A. Yes.
- Q. Now did you see anywhere in this report, Exhibit 2,
- 4 that she gave you what you would describe as a treat at the
- 5 end of the interview?
- A. Not in this one.
- 7 Q. Let's go to Exhibit 3. And just so we're clear,
- 8 this is -- you just saw this report recently, I take it?
- A. Yes.
- 10 Q. It wasn't provided to you by Mr. Camiel back in
- 11 2007. And this report, would you agree, appears to document
- 12 another interview that Ms. Krause writes having recorded
- 13 with you on October 18, 1984. Is that correct?
- 14 A. Yes.
- 15 Q. And the second page of the interview she's talking
- 16 about picking you up and you getting in her car, and that
- 17 continues up to the top of Page 3.
- 18 The first full paragraph of Page 3 states, talks about
- 19 getting -- that you and she got into her vehicle. And then
- 20 the last -- I want to direct your attention to the last
- 21 sentence of that paragraph.
- I stopped at a Dairy Queen and Katie and I both had a
- 23 small sundae. While we were eating the sundae we parked
- 24 across the street in the parking lot near a ball field and
- 25 talked.

	DEFOSITION OF RATHKIN BELEADERN 1515, 11/14/12
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1	And would you describe this sundae from Dairy Queen as a
2	treat?
3	A. Yes.
. 4	Q. And at least it's true, is it not, that she bought
5	you this treat, according to the report, before she
6	conducted her interview. Would that be correct, at least
7	according to the report?
8	A. Well, she had already started to ask me question
9	so, no, that's not entirely accurate.
10	Q. Is there any is there anything documented in the
11	report before the first full paragraph on Page 3 of any
12	questions about the abuse allegations?
13	MS. ZELLNER: Specifically you're asking about the
14	abuse allegations?
15	MS. FETTERLY: Yes, I am. Let me rephrase the
16	question.
17	Q. It's true that she, the report documents that she
18	bought you the sundae before she began to question you about
19	the abuse allegations? At least that's what the report
20	documents, does it not?
21	A. Well, I'm not exactly sure what you're asking me
22	because I answered already she had already started the line
23	of questioning. She had already set up that she was going
24	to come there to talk about what it was we had talked about.

And I said, I don't mind talking, I just want to do it in

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Page 41 1 private. 2 I already knew what she was setting me up for and I 3 already knew that I was going to get something out of it. 4 So, no, what you're saying is not entirely accurate. 5 had already started it. 6 Q. Where on Page 2 does she document discussing the 7 abuse allegations? 8 Α. The paragraph before. 9 Q. The paragraph before. Are you referring to Page 3? 10 A. She was talking about, when we had already talked. 11 Q. But I'm not talking about what she said in the 12 prior interview. I'm saying, where it is documented in 13 Exhibit 3 that you talked about the abuse allegations before 14 she bought you the sundae, talked about them on that day? 15 MS. ZELLNER: I think she's asked and answered 16 that. It's the top of Page 3. 17 Please don't answer, Ms. Zellner. MS. FETTERLY: 18 MS. ZELLNER: Well, she's answered it. 19 I told you it's in the paragraph before. A. 20 Q. By reading the paragraph before, then that is the 21 bottom of Page 2? 22 No, it's at the top of. A. 23 Q. Well, to get the sense of it --

I knew what we were doing.

I stated I don't mind talking, I just want to do it

24

25

A.

in private.

Page 42 1 All right, but she's not -- there is nothing Q. 2 documented in that paragraph about her questioning you prior 3 to buying the sundae, which is described in the next 4 sentence, is there? Because the rest of the report, I think 5 you would agree, documents lots of discussions about the 6 abuse allegations? 7 MS. ZELLNER: I would object. It's asked and 8 answered. 9 Q. My question was, is there anything documented in 10 the first full paragraph of -- excuse me, the last full 11 paragraph on Page 2 continuing on to Page 3 where she's asking, the documents, questioning about the abuse 12 13 allegations, specific questions she's asking you? 14 MS. ZELLNER: About the word abuse? 15 MS. FETTERLY: About abuse, yes. MS. ZELLNER: The word abuse. 16 17 No, the actual question was not there. Had she set A. 18 it up? 19 I'm not asking for that. You've answered the Q. 20 question. 21 Now on Page 4, the last full paragraph there's another reference to the sundae. After Katie and I finished the 22 23 sundae, with her agreeing to do so, we proceeded to the 24 Holiday Inn. 25 That's what the report states, doesn't it?

- 1 A. Yes.
- Q. And you've looked at the rest of the report. Would
- 3 you agree that the rest of the report documents a rather
- 4 extensive discussion about the abuse allegations after you
- 5 and she, at least according to the report, arrived at the
- 6 hotel?
- A. Yes.
- 8 Q. Do you see anywhere in Exhibit 3 that documents the
- 9 purchase of a treat, what you would describe as a treat for
- 10 you at the conclusion of the interview on October 18, 1984?
- 11 A. No, she had already bought it for me before.
- 12 Q. So do you think you might have been mistaken that
- 13 she bought you a treat after?
- 14 A. I may have misspoke that it was after but she did
- 15 buy me a treat to get me to say what she wanted.
- 16 Q. That's your opinion now?
- 17 A. No, that's what I know.
- 18 Q. Now Exhibit 4, you've had a chance to review that,
- 19 and again this is a report that you have only reviewed in
- 20 the last couple weeks. Is that right?
- 21 A. Yes.
- Q. Do you see any documentation in this report of you
- 23 being purchased a treat, what you would describe as a treat
- 24 at any point during the interview?
- 25 A. Not in this one.

3	Page 45
1,	MS. ZELLNER: Objection, vague.
2	MS. FETTERLY: You can answer.
3	A. I did answer.
4	Q. Not just a soda, I think was your answer.
5	What about an ice cream, a sundae from Dairy Queen. Do
6	you believe based on your day-to-day interaction with
7	children that a child could be encouraged to make
8	allegations of sexual abuse by being given an ice cream
9	sundae?
10	A. If you word it the right way and reward them, yes.
11	Q. So that's your opinion?
12	A. That is my opinion. That is the truth.
13	Q. And let me be a little more specific, but just
14	being given an ice cream and no other encouragement, do you
15	think a child would make allegations of sexual abuse against
16	her father, a five-year-old child?
17	A. That's not what I said.
18	Q. Well, this is my question, by just being given a
19	soda?
20	A. I answered your question. That accompanied with
21	all the other tactics that were used, that in addition to.
22	Q. Now turning to Exhibit 5, do you recall testifying
23	in court at some point after you signed Exhibit 1?
24	A. Yes.
25	Q. And was that in Vancouver, Washington?

- 1 give me my dad back the 25 years you took from him.
- Q. But I just wanted to be clear that when you joined
- 3 this lawsuit you understood that money was being sought,
- 4 correct?
- 5 MS. ZELLNER: Objection, asked and answered.
- 6 Q. I just want to be clear.
- 7 A. I have answered that. There's nothing else we can
- 8 get. I would actually like to see all of your clients go to
- 9 jail, but I can only get what we can get.
- 10 Q. Now as concerns the interview by James Peters, it
- 11 would be fair to say, as you've said, you had no memory of
- 12 it when you testified in 2009. Is that right?
- 13 A. That's right.
- 14 Q. After you saw the videotape did that cause you to
- 15 remember it?
- 16 A. It caused me to remember a few things, yes.
- 17 Q. What did it cause you to remember?
- 18 A. I remember being very uncomfortable by him. I
- 19 remember him being in my personal space. I remember him
- 20 being very annoyed that I had a Coke can. I remember the
- 21 dolls.
- Q. Do you remember anything else about it?
- 23 A. I remember that he, that the camera was off for a
- 24 while, there was a break in there. I remember he had -- he
- 25 was with us on that break. He was showing me things with

- 1 the dolls and I basically emulated what he showed me. It's
- 2 very obvious when the videotape comes on I'm a completely
- 3 different child.
- Q. Do you remember if there was anyone operating the
- 5 camera in the first part of the interview before the break?
- 6 A. I think there was a cameraman in the beginning and
- 7 Sharon was there in the beginning.
- 8 Q. Because the tape does show that Sharon Krause came
- 9 in very briefly and then left. Is that your memory of the
- 10 videotape?
- 11 A. Yes, because I wanted her to leave. I was
- 12 uncomfortable by her.
- 13 Q. Do you remember whether or not the man operating
- 14 the camera was a uniformed officer?
- 15 A. I don't remember that.
- 16 Q. And do you remember whether after the break there
- 17 was anyone operating the camera?
- 18 A. I don't remember. I think what I saw on there that
- 19 there wasn't anybody at that time, but do I have a
- 20 recollection of exactly who it was, no.
- 21 Q. My question was, do you have a recollection as
- 22 opposed to the earlier part of the interview where there was
- 23 someone operating the camera, that in the second part of the
- 24 interview after the break there wasn't?
- 25 A. I don't remember that.

Page 85 1 A. Yes. 2 0. And your brother actually had contacted Mr. Camiel 3 before you did, did he not? 4 A. Yes. 5 Q. After he made contact, your brother made contact 6 with Mr. Camiel, did he encourage you to do so? 7 Α. He said, you need to do it if and when you're No. 8 ever ready. 9 Q. He used those terms? 10 A. Yes. 11 MS. FETTERLY: I was going to have another document 12 marked. Is this an appropriate time to take a break? 13 MS. ZELLNER: Do you want to go off the record? 14 MS. FETTERLY: Yeah, we'll be off the record. 15 (Recess.) 16 (Exhibit No. 6 marked for identification.) 17 Q. (By Ms. Fetterly) Ms. Tetz, while we were on break did you have an opportunity to read what's been marked as 18 Exhibit 6? 19 20 Α. Yes. 21 Q. And would you agree that it describes some sexual 22 contact between a child named Kathryn and it's fairly 23 graphically described between this child and her father or a 24 man named daddy. It's referred to as daddy. 25 A. Yes.

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	Page 86
1	Q. Now I just want to ask you hypothetically, if as a
2	mother if this, if information such as this was brought to
3	your attention that someone had, that your child, that one
4	of your children had made a statement like this to her,
5	would you want anything done about it?
6	A. I would want further investigation, of course.
7	Q. You wouldn't want it to just be ignored?
8	A. No.
9	Q. And if there was further investigation and it
10	turned out that this same child did repeat these allegations
11	to law enforcement, would you want a prosecutor to ignore
12	it?
13	A. Not if there was evidence supporting it, no.
14	Q. You wouldn't want the child to just not be
15	believed?
16	A. Of course not.
17	Q. Because, as you said, you've had a personal
18	experience where adults have not believed you?
19	A. Yes.
20	Q. Do you know whose statements this is?
21	A. I believe Shirley said it.
22	Q. Shirley Spencer, your stepmother?
23	A. Yes.
24	Q. And it documents that you made allegations to her

about sexual abuse that are detailed in this document on or

25

- 1 about August 24, 1984. Is that accurate?
- 2 A. That's accurate that she says I said this, yes.
- 3 Q. Do you have any recollection of making these
- 4 allegations to your then stepmother?
- 5 A. No.
- 6 Q. Do you know, are you saying by that that you don't
- 7 remember making those allegations or that you did not make
- 8 them?
- 9 A. I'm saying the vocabulary in this isn't even
- 10 vocabulary I would use. I did not say these things to her.
- 11 These are Shirley's words.
- 12 Q. Are you saying that Shirley made these allegations
- 13 up?
- 14 A. I didn't say them so this was Shirley's words.
- 15 Q. And do you have any memory of speaking with a
- 16 detective from Sacramento, a Detective Flood?
- 17 A. No.
- 18 Q. Do you have any memory of speaking to your father's
- 19 then attorney, his attorney in 1985 named James Rulli?
- 20 A. No.
- 21 Q. Do you have any recollection of speaking with
- 22 Mr. Peters on more than one occasion other than the
- 23 videotaped interview?
- 24 A. Not that I remember, no.
- 25 Q. You don't have a recollection of he accompanying

Page 93
1 EXAMINATION
2 BY MR. BOGDANOVICH:
3 Q. Ms. Tetz, I also was introduced to you this
4 morning. I'm Guy Bagdanovich, Sharon Krause's attorney in
5 this matter.
I wanted to ask you and follow up on your testimony
7 about Exhibit 6. I think you testified that you said, those
8 aren't my words.
9 A. Yes.
Q. What words specifically are you saying aren't your
l1 words?
A. I know one thing in here she refers to
Q. If you could help me with maybe a page.
A. Page 2, about, towards the middle of the page she
.5 says that I asked to rub her titties. I never referred to
6 women's breasts as that. I always said boobies when I was a
.7 little kid. I never said that.
.8 There was another part. I'm trying to find one other
9 one in there that I saw in there that didn't even sound like
0 dialogue I would use.
I can't find the other one offhand. I can't read half
2 of her handwriting anyways.
Comments that she said, I would say Matt stuck his
4 finger in her sometime. I didn't even know what that was.

25

I'm five years old. I have no idea. I have no knowledge of

- 1 what these sexual acts are, so to be able to describe them
- 2 to her isn't even something I would have done.
- Q. Did you use the term pee-pee at that time, if you
- 4 recall?
- 5 A. I did.
- 6 Q. And I want to make sure I understand what you're
- 7 saying about this whole handwritten statement by Shirley
- 8 Spencer. Are you saying that you specifically recall and
- 9 know that you did not say anything even of this nature to
- 10 her in August of 1984?
- 11 A. I know I didn't say these things to her. I know
- 12 myself and I know the vocabulary I was capable of at this
- 13 time and I did not say these things to her.
- 14 Q. Is there anything you recall about your
- 15 relationship with Shirley Spencer at that time that might
- 16 enable you to speculate, and I know this would be
- 17 speculation on your part, but to speculate why she would
- 18 totally fabricate some kind of a conversation like this with
- 19 you?
- 20 A. It's just another thing that shows my dad was
- 21 framed in this whole thing. She had an affair going on with
- 22 someone who was very close to this case. It's very
- 23 convenient for her.
- Q. Well, there was no case on August 24, 1984, was
- 25 there?

- 1 that I could be five years old and all of 30 pounds,
- 2 40 pounds that there would be no, not a mark on me at all.
- 3 That's what I base it on.
- Q. And do you recall, like we've talked about this
- 5 statement of Shirley Spencer's, but do you recall around
- 6 this time in August of 1984 ever having any conversation
- 7 with Shirley Spencer about inappropriate touching? Do you
- 8 have any independent recollection of that even if --
- 9 A. I have a recollection of her asking me, which I
- 10 believe in all the reports it's saying this is, we were
- 11 laying on the floor in the living room, which is not the
- 12 recollection I have.
- 13 It was during the daytime, it was in the laundry room of
- 14 the house by the river. And I remember her asking me if
- 15 daddy was touching me in ways daddy shouldn't be touching
- 16 me, or something to that effect. And I don't remember
- 17 exactly how I responded to her, but I remember that day. I
- 18 remember it was during the daytime and it was in the laundry
- 19 room that she pulled me aside and asked me that.
- 20 Q. Do you think that's around the time that this
- 21 investigation starts, or do you really not know?
- 22 A. I don't really know for sure. It seems like she
- 23 asked me that. I somehow answered whatever it was that I
- 24 answered to her, and then my mom knew and there were
- 25 detectives everywhere.

- 1 sometimes, yes.
- Q. And you had testified about the videotape that you
- 3 did have after you watched it, that you did have your
- 4 recollection refreshed about the break itself. And I want
- 5 to ask you, if you recall, you described the dolls that
- 6 Mr. Peterson (sic) had.
- Was there any discussion that you recall about a reward,
- 8 or anything like counsel had asked you about, with Sharon
- 9 Krause, if you remember?
- 10 A. The reward I think mostly, at that time from what I
- 11 remember is if I were to go along with what he was saying we
- 12 could be done with this. And I think he even says that
- 13 numerous times. And my mom had said it, we can be done with
- 14 this, we can be out of here.
- 15 So I remember on the break him having the dolls and just
- 16 putting them together and saying, okay, if you can just let
- 17 us know what happened, then we can get out of here.
- 18 So I remember it was kind of leading me into that
- 19 direction. But of course all I was hearing was, all right,
- 20 if I do what he's doing or do what he's telling me to do I
- 21 can get out of here. So he was showing me more so than me
- 22 showing him.
- Q. Let me ask you this, with your grandfather, when
- 24 your parents separated and you were one year old, was your
- 25 grandfather around you a lot between the ages of one to

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1	REPORTER'S CERTIFICATE
2	
3	STATE OF WASHINGTON)
4	COUNTY OF KING) ss.
5	
6	I, MARLIS J. DeJONGH, CCR, RPR, a Notary Public in
7	and for the State of Washington, do hereby certify:
8	That prior to being examined, the witness named in the
9	foregoing deposition was duly sworn to testify the truth,
10	the whole truth and nothing but the truth;
11	That said deposition was taken down by me in
12	shorthand at the time and place therein named and thereafter
13	transcribed by means of computer-aided transcription, and
14	that the foregoing transcript contains a full, true and
15	verbatim record of the said deposition;
16	I further certify that I have no interest in the
17	event of the action.
18	WITNESS my hand and seal this 30th day of November,
19	2012.
20	
21	Notary Public in and for the State
22	of Washington, residing in Seattle. My commission expires 01/2016.
23	Lic. No. DE-JO-NM-J498K9
24	
25	

EXHIBIT K

6650-84-8506

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acolt washington	129T84	Tood OCCUR	ED DATE	HAS	TO: DATE	HAS		DAY
NAME (Last. First Middle) FIRM NAME. IF BUSINESS Spencer, Katherine	RACI	SEX	AGE	BIRTHDATE		IA IO	C D	Т
	l W	_ F	5	1-13-7	éle:	BUST PHON	H I	1
3950 Becerra Way	Sacto	•		VICTIMS VEHIC		, Model, Lic. 2	Yo.)	
				1.40		A MANDEMANNIA		
Spencer, Shirley	W	sex F	42 42	4-27-4	2	Fa	C D	+
17681 Lucia Falls Rd. Yacolt Wa	١.	**		(206)6		BUS PHON		
INESS/(SCHOOL, IF JUVENILE)			7	VICTIM'S VEHIC			40.)	
PLACE OF 1 STRUCTURE 4 C STREET/ALLEY 7 STHER	-	DESCRIPTION OF	1 C RESID	NTIAL 4 C	RECREATIONAL		N SPACE	-
3 🖸 RES. YARD 6 🖸 BUS. STORAGE		Nachholde 2005 (Pittin)	2 C BUSIN 3 C INDUS	ISS 5 C	CONST. SITE		ien	<u>)</u>
TYPE OF STRUCTURE □ N/A G POINT OF E NON-RESIDENTIAL I □ N/A	A C SIDE	J METHOD OF	ENTRY	SUSPECT INFO		E NOTATION		
	S C UP LEV.	C 1 ATTEMPT	OHLY	NUMBER SU	SP	YE		_,
1 CONVENIENCE D 1 SINGLE FAMILY 2 FRONT 2 FAST FOOD D 2 2 AFT, / CONDO. 3 C REAR 3 RESTAURANT / BAR D 3 DUPLEX / TOWN 4 DRUG / MEDICAL D 4 MOTEL / HOTEL H 4 DS GAS STATION D 5 MOBILE HOME D 1 UNIKNOWN		☐ '3 KEY/SLI	Leanur .	GATHERED B CSI REQUESTER	Y R/O	YE		
S GAS STATION S S MOBILE HOME S 1 UNKNOWN E 2 DORN S SCHOOL S WINDOW		C 5 SAW/DRI	LL . .Dg.	IDENTIFIABLE I	PROPERTY	YE		_,
4 BOUG MEDICAL 1 MOTEL HOTEL H 1 UNKNOWN S GAS STATION 1 5 MOBILE HOME 2 DOOR 7 SCHOOL 3 WINDOW 5 FINANCIAL INST. F TARGETIS 2 MUTENTAIN / REC. 1 STORAGE BLOG. 5 DUCT / VED 1 OTHER 3 BATHROOM 7 ADDF / FLO 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 3 BATHROOM 7 ADDF / FLO 3 WALLY 1 OTHER 1	IT .			WITNESSES	AND THE PARTY OF T			-
11 OTHER 3 8ATHROOM 7 RODE FFLO TANGETIS 5 FAMILY ROOM 3 9 BASEMENT	OR.	9 LIFT OUT		PROPERTY LOS	S	YES		^
TARGETIS)		I 12 WINDOW	SMASH RE	CONNECTED		YPE & NUMB	40.1	-^
3 OFFICE B LIVING ROOM MARM SYSTEM			K			nar a same	This	
6 DISPLAY ITEMS C 11 DINING SET OFF	□ 2 NO □ 4 NO	16 OTHER		INVESTIGATIV	E DIV/PERS.	NOTIFIED		_
B OTHER	- 1 110	٠.						
1 ENTERED OCCUPIED BLDG, 13 BOUND (GAGGED VICTIM		L PROPERTY T	AKEN []	R/A				_
1 ENTERED OCCUPIED BLDG. 1 3 BOUND (GAGGED VICTIM 2 ENTERED UNDOCCUPIED BLDG. 1 4 RIPPED (CUT CLOTHIND 3 VACANT RES / BLDG. 1 5 MOLESTED VICTIM 10 MOVE 5 USED MATCHES / SMOKED AT SCENE 6 DISABLED ALARM 2 17 ATE / DRANK ON PREMISES 7 ATE / DRANK ON PREMISES 8 VEHICLES NEEDED FOR LOST 10 KNEW LOCATION OF HIDDEN CASH 10 SELECTRUE IN LOCATION OF HIDDEN CASH 11 SELECTRUE IN LOCATION OF HIDDEN CASH 12 USED LOOKOUT DRIVER 12 VOTER 12 USED LOOKOUT DRIVER 12 VOTER 12 VOTER 14 OTHER 15 USED LOOKOUT DRIVER 12 VOTER 15 BOUND (CONTROL OF CONTR		L LARGE LOS: 2 TOOK CHEC. 3 CONSIMABI C 4 OFFICE EOU 5 CAMERA 6 POWER TOO 7 FIREARMS 8 SILVERWARK 9 FIRE JEWEL 10 MONEY 21 OTHER	KS/CREDIT C/ LE GOODS IPMENT LS/LAWN EQU	ADS	12 SMALL 13 CLOTHIN 14 DRUGS 15 CONSTR 16 AUTO P	UCTION MATER ARTS / ACCESSO CARP / MECH. / BILVER COINS REO / VIDEO	RIES	
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STIGATING OFFICE PLOOD DST. ASSGD. BADGE	/6	DIVISORB S	111	AL	V V2)		

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AUTHORIT	v	SECTION	FEL	MISD	INTERVIEW	MONTH	DAY	YEAR	TIME
SSIST	O/S AGENCY			¥		8	29	84	1000
OMPLAINA	NT/VICTIM	779	1 1	ADDRES				<u> </u>	
PENCER	, Kathryn	9		3930	Becerra '	Way			
ERSON INT	ERVIEWED (LAST, FIRS	T, MIDDLE)	V/RP/	w/s #	LOCATION	F INTERVIE	w		
PENCER	, Raymond		s-1		Telepho	ne			
ATE/TIME	REPOR	TINFORMATION IN	THE CHRON	OLOGICAL	ORDER IT OCC	URRED.			
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ľ	ing and a second second in			-4. vv		2 22222		e	
i	I received i			Miller Properties	(프로바다 레르 프린트) : 라일 다				
į	Child Protect								9
i	SPENCER had								
183	received thr							really or a reason make a re-	
1 1	stepmother o	or the vict	ım nad	made c	ontact w	ien ces	in th	at are	a.
*		ha informs			. 15		nhono	11	ta tha
 	I received t						- 8		
	stepmother.								
	name was Ray brief summar						ue tot	lowing	is a
		2							7
ļ	Kathryn	and Matt	are mv	kids a	nd thev	came up	to sp	end si	x weeks
1		during th			The state of the s				A STATE OF THE STA
		k in the C					177		
1.						n ama 18	5 7 W 5 # F		
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į _ ·		nything of			11.19.19.15 E				
1		to go to					140 E		
į		returned,					737		
į ·		t she had							
i		her and the						100	
i				4 (1.5.5)			· ·		
15	My wife	also indi	cated t	o me t	hat Kathi	rvn had	told	her th	at T ha
1	184 m j 1880 amerika	play with				경(5 - 없이) 위처리정사			
ļ	# W 6	e was very	11 721	SHE.			7. 6		
1		d picked u			77 HALLE H. 161		4		
i		derstand i	And a substitution of the						
4	AS I UII	derection I	c, Kaci	- y ui	acrocand:	. che s		vanc	- MULLES
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INVESTIGA	ATING OFFICER(S)	BADGE DI	V		APPROVI	NG SUPERVI	SOR		PAGE
	ATING OFFICER(S) FLOOD		V SEX ASS	SAULTS	APPROVI	NG SUPERVI	SOR		PAGE 1

Robble Waters, Sheriff

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AUTHORIT	Y		SECTION	FEL	MISD	INTERVIEW	монтн	DAY	YEAR	TIME
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OMPLAINA					ADDRESS					
PENCER	, Kat	hryn	i)		3930	Becerra	Way			
ERSON INT	ERVIEWE	D (LAST, FIRST	, MIDDLE)	V/RP	/W/S #	LOCATION	OF INTERVIEV	v		
PENCER	, Ray		_	s-1		Telepho			•	
DATE/TIME		REPORT	INFORMATION IN	THE CHROI	NOLOGICAL	ORDER IT OCC	URRED.			
Cont	ihued	Page 2	ä							
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i		1 HOTEL	n of affec							
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10			in't tell r							
į.		the trip	o. When sh	ne did	, I cor	tacted o	ur loca	l auth	oritie:	S.
1		*				÷			5	
I		One diff	ferent type	of in	ncident	that oc	curred v	when m	y kids	were
4		here on	this last	visit	was th	at my wi	fe and	I slee	p in o	ne
1		bedroom	and my two	kids	and my	wife's	one chi	ld sle	pt in	the sam
)		bedroom	which is a	adjacer	nt to c	ur's. O	ne nigh	t when	we we	re
ñ		making 1	love, Matt	came :	into th	e room a	nd I gu	ess wa	s stand	ding
ı İ		there fo	or about 10	or 15	5 minut	es. When	n we had	đ fini	shed a	nd we
		noticed	him, he as	sked wh	ny my v	ife was	making	so muc	h nois	e. We
6.5		kind of	put it off	and p	out him	back to	bed.	The ne	xt day	he
Ų.	£.	asked th	ne same que	stion	and th	en I dec	ided it	was t	ime to	tell
H :.		him a fe	w things a	and I	explain	ed what	we were	doing	was ma	aking
'I			that's wh		233					
3			understood	(14) H						
)			ing noise.			ALTERNATION OF THE PARTY OF THE	**)			A
)		W#377/ KB5044	mis university	337			14			
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7.4	A+ +1	nie noint	. I asked i	f hie	currer	t wife s	hirley	was au	ailable	e to
3		277								
H	spear	co me.	He advise	u chat	- sue w	as and si	ile LOOK	che b	none.	
i •										
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VESTIG	ATING OF	FICER(S)	BADGE DIV	,		I ADDOCA	NG SUPERVIS	200		
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AUTHORITY SECTION	FEL	MISD	INTERVIEW	MONTH	DAY	YEAR	TIME
SSIST O/S AGENCY				8	29	84	1000
OMPLAINANT/VICTIM	-	ADDRESS	3		9 11	-	
PENCER, Kathryn		3930	Becerra 1	∛ay			
ERSON INTERVIEWED (LAST, FIRST, MIDDLE)	V/RF	/W/S#	LOCATION C	FINTERVIEV	,		
PENCER, Shirley	R		Telepho	ie			2
DATE/TIME REPORT INFORMATION IN	THE CHRO	NOLOGICAL	ORDER IT OCC	URRED.			
I got on the phone wit						경기에 크게 함께 모든다.	#편역(전환 하면 리스
Her voice was quivering	g but	was in	a muffle	tone.	She	indicat	ed the
following information:	9.5		7.		(8)		
		(27	18V 128 W	g 0 a	*	y e sw	191
on rivady might u		4 5		4 4			- 50 E
to be Ray's last			지 시간 이렇게 많아 많아 보니고 싶었다.			[일본다] [[일일일]] 7	THE PARTY OF THE PARTY.
for a school and					7.2		
kids saw him. On	Satur	day Ray	left for	his to	rip.	Saturda	y night
we all stayed down	nstair	s again	watching	a vid	eo mov	ie. Ka	thryn
wanted to rub my	tummy ·	and so	I said th	at was	okay.	She k	ept
moving my bathrob					이 155기를 되었다. 그리면 그 그림		
one time she put l	her ha	nd too	far down	toward	the v	aginal	area.
I told her this wa	as una	cceptab	le. She	asked 1	ne, "w	ant to	rub my
pee_pee" and she	wanted	me to	rub her p	ee pee	becau	se she	said it
telt good. This	type o	f infor	mation go	ot me i	nteres	ted and	
asked her question	ns·abo	ut cort			مرجو جرابات	de me s	I
asked her question		ar cerr	ain thing	s and s	sne ga	ve me a	
information. One	time		[[일하기 회사시] [[일하기 하기 있어요]				ome
information. One that her mom wante		while h	er dad wa	s hunt:	ing, K	athryn	ome
information. One that her mom wante	ed her	while h	er dad wa	ies and	ing, K 3 pee	athryn pee. I	ome said ' hen
information. One that her mom wante another time while	ed her	while h to rub was at	er dad wa	ies and	ing, K 3 pee	athryn pee. I	ome said ' hen
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information. One that her mom wante another time while pee pee and he rul One time Kathryn father's lap with	ed her e mom obed he told m	while h to rub was at er's. e about ather's	her dad wa her titt work, dad a time to penis be	ies and dy wan hat she	ing, K d pee ted me e sat her le	athryn pee. I to rub - on her gs. Sh	some said ' Then his
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information. One that her mom wanted another time while pee pee and he rule one time Kathryn father's lap with it in her mouth and but it hurt. Kath	ed her emom bed he told make her fond he nyrn a	while h to rub was at er's. e about ather's tried t lso tol	er dad wa her titt work, dad a time to penis be o put his d me abou	ies and dy wand hat she tween h	ing, K d pee ; ted me e sat her led into	athryn pee. I to rub on her gs. Sh her pee	some said then his e put pee her On
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information. One that her mom wanted another time while pee pee and he rule one time Kathryn father's lap with it in her mouth and but it hurt. Kath her pee pee. When lots of times. When the contract of times is the contract of times.	ed her emometold me her fand he nyrn and hen I asi	while h to rub was at er's. e about ather's tried t lso tol ked her asked i	a time to penis be o put his d me about how often	ies and dy wand that she tween her controls ther controls ther controls the this	ing, K d pee g ted me e sat her led into daddy occur aybe f	athryn pee. I to rub on her gs. Sh her pee kissing red she	said then his e put pee her or said

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AUTHORITY SECTION	FEL	MISD	INTERVIEW	монтн	DAY	YEAR	TIME
SSIST O/S AGENCY				8	29	84	1000
OMPLAINANT/VICTIM		ADDRESS				1-77	
PENCER, Kathryn		3930	Becerra 1	Way			
ERSON INTERVIEWED (LAST, FIRST, MIDDLE)	V/RP	P/W/S #	LOCATION	F INTERVIEV	v		
PENCER, Shirley	R		Telepho	ne			
ATE/TIME REPORT INFORMATION IN		NOLOGICAL	The second secon				
Continued Page 2 she just kept instance she watched her da we got married in	ad mak July	e love of '83.	to mommy	before	he go	t marri	
told me that her of Deanne. The next rubbed because it	daddy day s	told he he also	r not to	tell a	nyone	or momm	У
At this point I request enforcement agency and agency to this agency as SPENCER got back on the report sent to me from taken of Shirley and Ra	have and ha e phon the l	them in ve the e and I ocal ag	terview) report se also addency afte	ner for ent to vised h er inte	an as this o im tha rviews	sist ou fficer. t I wan had be	tside Ray ted a en
At this point I was con was possible that the m was the one involved in	nother	was li	ving with				
Det. Rich Madrigal and	I wen	t to th	e SPENCE	R reside	ence o	n Becer	ra Way
to check on the welfare	of t	he chil	dren.				
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-	O/S AGENCY			ADDRESS			23	04	11115
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ENCER	, Kathryn			3930	Becerra	way			
RSON INT	ERVIEWED (LAST, FIRST,	MIDDLE)	V/RP	/W/S #	LOCATION	F INTERVIEV	,		
thrun	SPENCER		v		3930 Be	cerra W	av .		
ATE/TIME		NFORMATION IN		NOLOGICAL		CARLON STATE OF THE STATE OF TH	-1		
ì		General State Control	i Mar Mark						
i	Det. Madrigal								esent a
	the house wer	7774 H.							
	babysitter.								
5	could come in								
	kitchen to sp					The state of the s			
	brother Matth								
l	about these t	. (A)	nough 1	prior t	o bringi	ng this	subje	ct up	she
Į.	was very voca	1.		8	8 8				
		2 1	2	1 96	50.0	6 6	8	0.6	1 5 8
49		cated that							
1	The second secon	was putt:	The second second				Carried Agent Control of the Control		
1		rlèy every			(73				
••		explain :			1 및 생기를 하게 되었다. 하시스를 하고				
	ě.	y that she							
1 .	tell me.				one had				
		he indicat	and the same		Name - Barthaudi - Analitika				
1 =		had touche		177					
5		o, she wo		y daddy	and the	n a few	momen	ts lat	er she
	said not	daddy, no	one.						
9 4	•								
9 4	14 122 (250) (250) (250) (250)		present to	entre constru	2 <u>2010</u> 20000 0220000		engeriga avalance	0.0000000000000000000000000000000000000	00.46 ATTACASA
l 		indicated							
	điđn't w	ant to tal	lk abou	ut the	game. W	nen ask	ed if	someon	e had
	điđn't w touched	ant to tal her on her	lk abou	ut the pee, sh	game. Whe would	nen ask say yes	ed if , stop	someon and t	e had hink fo
	didn't w touched a moment	ant to tal her on her , and ther	lk abou	ut the pee, sh	game. Whe would	nen ask say yes	ed if , stop	someon and t	e had hink fo
[điđn't w touched	ant to tal her on her , and ther	lk abou	ut the pee, sh	game. Whe would	nen ask say yes	ed if , stop	someon and t	e had hink fo
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	didn't w touched a moment	ant to tal her on her , and ther	lk abou	ut the pee, sh	game. Whe would	nen ask say yes	ed if , stop	someon and t	e hạđ hink fo

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AUTHORITY SECTION	FEL M	ISD INTERVIEW	MONTH	DAY	YEAR	TIME
SIST O/S AGENCY	1 1	W	8	29	84	1115
OMPLAINANT/VICTIM	ADI	DRESS				
PENCER, Kathryn	39	930 Becerra	Way			
RSON INTERVIEWED (LAST, FIRST, MIDDLE)	V/RP/W/S #	LOCATION	OF INTERVIEV	V		
PENCER, Matthew		3930 B	ecerra W	av		
ATE/TIME REPORT INFORMATION IN	THE CHRONOLO					
made any advances toward him. He made any advances toward him anything a	rd him. H	He also ind	icated t	hat his	siste	r had
does tell stories and of out of trouble.		(A) (A)				
does tell stories and of trouble.		(A) (A)				
does tell stories and of out of trouble.		(A) (A)				
does tell stories and of out of trouble.		(A) (A)				
does tell stories and of out of trouble.		(A) (A)				
does tell stories and of trouble.		(A) (A)				
does tell stories and out of trouble.		(A) (A)				
does tell stories and out of trouble.		(A) (A)				
does tell stories and out of trouble.		(A) (A)				
does tell stories and out of trouble.	change her	(A) (A)				
does tell stories and out of trouble.	change her	(A) (A)	lot. T			
does tell stories and out of trouble.	change her	(A) (A)	lot. T			
does tell stories and out of trouble.	change her	(A) (A)	lot. T			
does tell stories and	change her	(A) (A)	lot. T			
does tell stories and out of trouble.	change her	(A) (A)	lot. T			

		ie Waters NUATION			-	-65451 REPORT NU	MBER
AUTHORITY SECTION	FEL	MISD	INTERVIEW	MONTH	DAY	YEAR	TIME
SSIST O/S AGENCY				8	29	84	1115
COMPLAINANT/VICTIM	ADDRES	RESS					
PENCER, Kathryn		3930	Becerra	Way			
ERSON INTERVIEWED (LAST, FIRST, MIDDLE)		/W/S #	LOCATION OF INTERVIEW				
PENCER, Deanne Sue		3930 Be		ay			
DATE/TIME REPORT INFORMATION IN 1	THE CHRO	NOLOGICAL	ORDER IT OCC	URRED.			
į ž							
After interviewing the	child	ren T v	vas advis	ed that	the m	other o	f the
victim, Deanne SPENCER,							
arrived at the home at		TO		1,7730		177	
daughter was a possible	THE RESERVE OF THE PARTY OF THE						
"I should have listened							
she indicated that her							
Kathryn several years a			1997 J. St. 1995				
information given by De	736			5 G DL1		mar j or	
because of some we herause of some we herause of some we had told exhusband. She say couldn't elaborate had any long time. There	l me the id the what	hat she at some come ar	e was wor ething wa	ried ab s not r t the h	out Ka ight b ouse f	out she	e a
	1.77						
children so I woul							
					A STATE OF THE PARTY OF THE PAR		
me. When they're	560						
what is happening.							8
anything about thi	T	HTS TS	the III's	L I VE	reard	or it.	
After the situation was	expl	ained t	o the mo	ther, s	he was	given	the
phone number for UCD Me	1988) 120						
NVESTIGATING OFFICER(S) BADGE DIV		SAULTS	APPROV	LML	SOR .) k)	PAGE 1

Robble	Waters,	Sheriff
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VTIROHTU	SECT	ION FEL	MISD	INTERVIEW	МОИТН	DAY	YEAR	TIME
IST O/S AGE	vcv.		1	E .	8	29	84	1115
MPLAINANT/VICTIM			ADDRESS	3				
ENCER, Kathry	zn.		3930	Becerra	Wav			
			1		F INTERVIEV	,		
ERSON INTERVIEWED (L	AST, FIRST, MIDDLE)	\ \ ^{V/H}	P/W/S #	LOCATION	IF IN LENVIEV	Ď		
PENCER, Deanne Sue			3930 Becerra Wa			ay		
ATE/TIME	REPORT INFORMAT	ION IN THE CHR	DNOLOGICAL	ORDER IT OCC	URRED.			
Continued Pa	ige 2							
	22							
conveni	ence. She	indicated	that sh	ne had no	t touch	ed her	daught	er nor
	l her daught						5 ST 5777	
only th	ne stroking	and scrate	ching of	backs a	nd arms	and po	ossibly	legs.
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	ged with he							
and the second s	ew, this ti							
★ 6 7 37 00 1	make that ap	77			(A)			
A STATE OF THE PARTY OF THE PAR	that Kathry							might
	to help if	varurāu s	ard or	did anyt	ining at	senoo.		, 4
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